

tion at that time, House concurrent resolution No. 1, providing for adjournment sine die.

(Speaker in the chair.)

MESSAGE FROM THE SENATE.

Senate Chamber,
Austin, Texas, July 10, 1929.
Hon. W. S. Barron, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed

S. B. No. 9, A bill to be entitled "An Act amending Article 7043 of the Revised Civil Statutes of the State of Texas of 1925, relating to the powers and duties of the State Tax Board in respect to calculating the ad valorem rate of taxes for State purposes each year; prescribing the duties of such Board, the duties of tax assessors, and providing methods by which the tax rate is fixed in respect to public free school purposes, and providing that said Board shall fix a rate that will yield and produce for such fiscal years an amount not exceeding \$16 per capita for all children within the scholastic age, and declaring an emergency."

Respectfully,
MORRIS C. HANKINS,
Assistant Secretary of the Senate.

RECESS.

Mr. Morse moved that the House recess until 10 o'clock a. m. tomorrow.

Mr. Quinn moved that the House recess until 8 o'clock p. m. today.

The motion of Mr. Morse prevailed, and the House, accordingly, at 5:30 o'clock p. m., took recess until 10 o'clock a. m. tomorrow.

SIXTH DAY.

(Continued.)

(Thursday, July 11, 1929.)

The House met at 10 o'clock a. m., and was called to order by Speaker Barron.

COMMUNICATION FROM MR. AND MRS. STRONG.

The Speaker laid before the House and had read the following communication:

July 10, 1929.

Hon. W. S. Barron, House of Representatives, Austin, Texas.

My Dear Mr. Barron: We wish to

express to the ladies and gentlemen of the House of Representatives our most grateful thanks for a perfectly beautiful floral offering presented to Mr. Strong by your committee. This only carries out our theory that there is nothing in this life to be prized more than friendship.

Regretting that Mr. Strong is not likely to be on the floor of the House during this session that he might personally thank you for this tribute, we wish to be thought of as

Yours sincerely,

MR. AND MRS. N. R. STRONG.

RELATING TO ILLNESS OF MR. DUVALL.

The Speaker laid before the House and had read the following communication:

Austin, Texas, July 10, 1929.

Mrs. Louise Snow Phinney, Austin, Texas.

Dear Mrs. Phinney: Mr. Duvall is now in All Saints' Hospital, and I am afraid that it will be some time before his doctor will permit him to leave his bed. He asked me to express his thanks and appreciation to you and to the House for their resolutions of sympathy and your wire, and the beautiful flowers received today.

Yours very truly,

D. A. WEBB.

EXPRESSING SYMPATHY FOR MR. FUCHS.

Mr. Shelton offered the following resolution:

Whereas, Our fellow member, Honorable R. A. Fuchs, has been called home on account of serious illness of his daughter; therefore, be it

Resolved, That the House of Representatives of the Forty-first Legislature, express our sincere hope for her speedy and permanent recovery, and for early return of Mr. Fuchs to his duties here.

Signed—Shelton, Johnson of Dimmit.

The resolution was read second time and was adopted.

CONFERENCE COMMITTEE ON SENATE BILL NO. 3.

The Speaker announced the following conference committee on Senate bill No. 3:

Messrs. Snelgrove, Graves of Erath, McCombs, Long of Houston and Van Zandt.

MESSAGE FROM THE SENATE.

Senate Chamber,
Austin, Texas, July 11, 1929.

Hon. W. S. Barron, Speaker of the
House of Representatives.

Sir: I am directed by the Senate to
inform the House that the Senate has
passed

S. B. No. 13, A bill to be entitled
"An Act for the relief of Annona In-
dependent School District in Red River
county, Texas."

Respectfully,
MORRIS C. HANKINS,
Assistant Secretary of the Senate.

HOUSE BILL NO. 3 ON ENGROSS-
MENT.

The House resumed consideration of
pending business, same being House bill
No. 3, making appropriations for cer-
tain State departments, on its passage
to engrossment.

Mr. Purl offered the following amend-
ment to the bill:

Amend House bill No. 3 by changing
in line 32, page 2, the figures "\$7500"
in each column to "\$5650" in both
columns.

Signed—Purl, McCombs.

Mr. Rountree moved to table the
amendment.

Yeas and nays were demanded, and
the motion to table prevailed by the
following vote:

Yeas—64.

Mr. Speaker.	Kemble.
Adkins.	Long of Houston.
Albritton.	Loy.
Bateman.	Magee.
Bounds.	Mauritz.
Brooks.	Maynard.
Carpenter.	McGill.
Coltrin.	McKean.
Conway.	Metcalfe.
Cox of Navarro.	Minor.
Cox of Lamar.	Montgomery.
Cox of Limestone.	Moore.
Dunlap.	Mosely.
Ewing.	Mullally.
Forbes.	Murphy.
Gerron.	Patterson.
Gilbert.	Pool.
Giles.	Pope of Jones.
Graves	Ray.
of Williamson.	Rogers.
Harman.	Rountree.
Hopkins.	Sanders.
Hornaday.	Shaver.
Johnson	Shelton.
of Dimmit.	Shipman.
Justiss.	Sinks.

Speck.
Stephens.
Stevenson.
Storey.
Tarwater.
Thompson.
Thurmond.
Tillotson.

Turner.
Waddell.
Wallace.
Walters.
Webb.
Williams
of Sabine.
Young.

Nays—44.

Acker.	Marks.
Ackerman.	McCombs.
Anderson.	McDonald.
Baker.	Mehl.
Brice.	Nicholson.
Chastain.	Olsen.
Davis.	Palmer.
Enderby.	Pavlica.
Eickenroht.	Purl.
Finlay.	Quinn.
Gates.	Renfro.
Hardy.	Richardson.
Harper.	Savage.
Harrison.	Simmons.
Hines.	Snelgrove.
Johnson of Smith.	Veatch.
Johnson of Scurry.	Warwick.
Keeton.	Westbrook.
Kennedy.	White.
King.	Wiggs.
Lee.	Williams of Travis.
Mankin.	Woodruff.

Absent.

Avis.	Land.
Baldwin.	Lemens.
Barnett.	Long of Wichita.
Beck.	Martin.
Bond.	Morse.
Bradley.	Negley.
DeWolfe.	O'Neill.
Graves of Erath.	Petsch.
Harding.	Pope of Nueces.
Holder.	Reid.
Hubbard.	Sherrill.
Keller.	Van Zandt.

Absent—Excused.

Duvall.	Kayton.
Finn.	Kenyon.
Fuchs.	Kincaid.
Heaton.	Kinnear.
Hefley.	Prendergast.
Hogg.	Reader.
Jenkins.	Strong.
Jones.	Williams of Hardin.

Mr. Kennedy offered the following
amendment to the bill:

Amend House bill No. 3, page 9, in
line 14, by striking out "\$55,000" in
both columns and substitute "\$45,000" in
both columns.

Mr. Montgomery moved to table the
amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—62.

Mr. Speaker.	Moore.
Acker.	Mosely.
Adkins.	Mullally.
Anderson.	Murphy.
Bateman.	Nicholson.
Carpenter.	O'Neill.
Conway.	Patterson.
Cox of Navarro.	Petsch.
Cox of Lamar.	Pool.
Cox of Limestone.	Ray.
Enderby.	Renfro.
Ewing.	Richardson.
Eickenroht.	Rogers.
Forbes.	Rountree.
Gates.	Shaver.
Gilbert.	Shipman.
Graves	Sinks.
of Williamson.	Speck.
Hardy.	Storey.
Harman.	Tarwater.
Hornaday.	Thompson.
Johnson	Tillotson.
of Dimmit.	Turner.
Justiss.	Van Zandt.
Keeton.	Waddell.
Keller.	Wallace.
Kemble.	Walters.
Martin.	Warwick.
Mauritz.	Williams
McDonald.	of Sabine.
McGill.	Williams
Mehl.	of Travis.
Metcalf.	Young.
Montgomery.	

Nays—42.

Ackerman.	Long of Houston.
Albritton.	Loy.
Baker.	Magee.
Bounds.	Marks.
Brice.	Maynard.
Brooks.	McCombs.
Chastain.	Olsen.
Coltrin.	Palmer.
Davis.	Pavlica.
DeWolfe.	Purl.
Gerron.	Quinn.
Giles.	Savage.
Harper.	Shelton.
Harrison.	Simmons.
Hines.	Snelgrove.
Jenkins.	Stephens.
Johnson of Smith.	Veatch.
Johnson of Scurry.	Webb.
Kennedy.	Westbrook.
King.	Wiggs.
Lee.	Woodruff.

Absent.

Avis.	Barnett.
Baldwin.	Beck.

Bond.	Mankin.
Bradley.	McKean.
Dunlap.	Morse.
Finlay.	Negley.
Graves of Erath.	Pope of Jones.
Harding.	Pope of Nueces.
Holder.	Reid.
Hopkins.	Sanders.
Hubbard.	Sherrill.
Land.	Stevenson.
Lemens.	Thurmond.
Long of Wichita.	White.

Absent—Excused.

Duvall.	Kincaid.
Finn.	Kinnear.
Fuchs.	Minor.
Heaton.	Prendergast.
Hefley.	Reader.
Hogg.	Strong.
Jones.	Williams
Kayton.	of Hardin.
Kenyon.	

Mr. Purl offered the following amendment to the bill:

Amend House bill No. 3, page 12, line 4, changing "\$1000" to "\$750" in both columns.

Signed—Purl, McCombs.

Mr. Petsch moved to suspend the rule relating to debate, and vote on the pending Purl amendment with debate.

Question recurring on the motion of Mr. Petsch, yeas and nays were demanded.

The motion was lost by the following vote:

Yeas—36.

Mr. Speaker.	O'Neill.
Baker.	Pavlica.
Bateman.	Petsch.
Bradley.	Renfro.
Carpenter.	Rogers.
Conway.	Rountree.
Ewing.	Sanders.
Gilbert.	Shaver.
Giles.	Simmons.
Graves	Sinks.
of Williamson.	Speck.
Harper.	Tarwater.
Justiss.	Tillotson.
Keller.	Van Zandt.
Mauritz.	Walters.
McDonald.	Webb.
Metcalf.	Westbrook.
Montgomery.	Williams
Nicholson.	of Sabine.

Nays—67.

Acker.	Bounds.
Ackerman.	Brice.
Albritton.	Brooks.
Anderson.	Chastain.
Bond.	Coltrin.

Cox of Navarro.	McCombs.
Cox of Lamar.	McGill.
Davis.	Mehl.
DeWolfe.	Minor.
Enderby.	Moore.
Finn.	Mosely.
Finlay.	Mullally.
Forbes.	Murphy.
Gerron.	Negley.
Graves of Erath.	Olsen.
Hardy.	Palmer.
Harman.	Patterson.
Harrison.	Purl.
Hines.	Quinn.
Hornaday.	Richardson.
Jenkins.	Shelton.
Johnson	Shipman.
of Dimmit.	Snelgrove.
Johnson of Smith.	Stephens.
Johnson of Scurry.	Storey.
Keeton.	Thompson.
Kennedy.	Thurmond.
King.	Turner.
Lee.	Veatch.
Long of Houston.	Waddell.
Loy.	Wallace.
Magee.	Wiggs.
Mankin.	Williams
Marks.	of Travis.
Maynard.	Woodruff.

Absent.

Adkins.	Long of Wichita.
Avis.	Martin.
Baldwin.	McKean.
Barnett.	Morse.
Beck.	Pool.
Cox of Limestone.	Pope of Jones.
Dunlap.	Pope of Nueces.
Eickenroht.	Ray.
Gates.	Reid.
Harding.	Savage.
Holder.	Sherrill.
Hopkins.	Stevenson.
Hubbard.	Warwick.
Kemble.	White.
Land.	Young.
Lemens.	

Absent—Excused.

Duvall.	Kincaid.
Fuchs.	Kinnear.
Heaton.	Prendergast.
Hefley.	Reader.
Hogg.	Strong.
Jones.	Williams
Kayton.	of Hardin.
Kenyon.	

Question recurring on the amendment,
it was lost by the following vote:

Yeas—43.

Acker.	Baker.
Ackerman.	Bond.
Albritton.	Bounds.

Bradley.	Loy.
Brice.	Magee.
Carpenter.	Marks.
Chastain.	Maynard.
Davis.	McCombs.
Enderby.	Nicholson.
Finlay.	Olsen.
Forbes.	Palmer.
Giles.	Purl.
Harper.	Quinn.
Harrison.	Richardson.
Hines.	Savage.
Jenkins.	Shelton.
Johnson of Smith.	Snelgrove.
Keeton.	Veatch.
Kennedy.	Wiggs.
King.	Williams
Lee.	of Travis.
Long of Houston.	Woodruff.

Nays—65.

Mr. Speaker.	Moore.
Anderson.	Mosely.
Bateman.	Mullally.
Brooks.	Murphy.
Coltrin.	O'Neill.
Conway.	Patterson.
Cox of Navarro.	Pavlica.
Cox of Lamar.	Petsch.
Cox of Limestone.	Pool.
DeWolfe.	Rogers.
Dunlap.	Rountree.
Ewing.	Shaver.
Finn.	Shipman.
Gates.	Simmons.
Gerron.	Sinks.
Gilbert.	Speck.
Graves of Erath.	Stephens.
Harman.	Stevenson.
Hornaday.	Storey.
Johnson	Tarwater.
of Dimmit.	Thompson.
Johnson of Scurry.	Thurmond.
Justiss.	Tillotson.
Keller.	Turner.
Kemble.	Van Zandt.
Mankin.	Waddell.
Martin.	Wallace.
Mauritz.	Walters.
McDonald.	Warwick.
McGill.	Webb.
Mehl.	Westbrook.
Metcalf.	White.
Minor.	Williams
Montgomery.	of Sabine.

Absent.

Adkins.	Harding.
Avis.	Holder.
Baldwin.	Hopkins.
Barnett.	Hubbard.
Beck.	Land.
Eickenroht.	Lemens.
Graves	Long of Wichita.
of Williamson.	McKean.
Hardy.	Morse.

Negley.
Pope of Jones.
Pope of Nueces.
Ray.
Reid.

Renfro.
Sanders.
Sherrill.
Young.

Absent—Excused.

Duvall.
Fuchs.
Heaton.
Hefley.
Hogg.
Jones.
Kayton.
Kenyon.

Kincaid.
Kinnear.
Prendergast.
Reader.
Strong.
Williams
of Hardin.

Mr. Purl offered the following amendment to the bill:

Amend House bill No. 3, page 15, line 33, by changing "\$6710" to "\$5033" in both columns.

Signed—Purl, McCombs.

The amendment was lost by the following vote:

Yeas—35.

Acker.
Ackerman.
Albritton.
Baker.
Bond.
Bounds.
Brooks.
Carpenter.
Davis.
Enderby.
Eickenroht.
Finlay.
Forbes.
Giles.
Harper.
Harrison.
Hines.
Jenkins.

Johnson of Smith.
Johnson of Scurry.
Keeton.
Kennedy.
King.
Lee.
Loy.
Marks.
McCombs.
Purl.
Quinn.
Savage.
Shelton.
Snelgrove.
Veatch.
White.
Woodruff.

Nays—77.

Mr. Speaker.
Anderson.
Bateman.
Bradley.
Chastain.
Coltrin.
Conway.
Cox of Navarro.
Cox of Lamar.
Cox of Limestone.
DeWolfe.
Dunlap.
Ewing.
Finn.
Gates.
Gerron.
Gilbert.
Graves
of Williamson.
Graves of Erath.
Harman.

Hornaday.
Johnson
of Dimmit.
Justiss.
Keller.
Kemble.
Long of Houston.
Magee.
Mankin.
Martin.
Mauritz.
Maynard.
McDonald.
McGill.
Mehl.
Metcalf.
Minor.
Montgomery.
Moore.
Mosely.
Mullally.

Murphy.
Negley.
Nicholson.
Olsen.
O'Neill.
Palmer.
Patterson.
Pavlica.
Petsch.
Pool.
Pope of Jones.
Renfro.
Richardson.
Rogers.
Rountree.
Shaver.
Shipman.
Simmons.
Sinks.
Speck.

Stephens.
Stevenson.
Storey.
Tarwater.
Thompson.
Thurmond.
Tillotson.
Turner.
Van Zandt.
Waddell.
Wallace.
Walters.
Warwick.
Webb.
Westbrook.
Wiggs.
Williams
of Sabine.
Williams
of Travis.

Present—Not Voting.

Brice.

Absent.

Adkins.
Avis.
Baldwin.
Barnett.
Beck.
Hardy.
Harding.
Holder.
Hopkins.
Hubbard.
Land.

Lemens.
Long of Wichita.
McKean.
Morse.
Pope of Nueces.
Ray.
Reid.
Sanders.
Sherrill.
Young.

Absent—Excused.

Duvall.
Fuchs.
Heaton.
Hefley.
Hogg.
Jones.
Kayton.
Kenyon.

Kincaid.
Kinnear.
Prendergast.
Reader.
Strong.
Williams
of Hardin.

Mr. Purl offered the following amendment to the bill:

Amend House bill No. 3, page 18, line 6, by changing "\$36,000" to "\$27,000" in both columns.

Signed—Purl, McCombs.

The amendment was lost.

Mr. Purl offered the following amendment to the bill:

Amend House bill No. 3, page 19, line 30, by changing "\$2500" to "1900" in both columns.

Signed—Purl, McCombs.

The amendment was lost.

Mr. Purl offered the following amendment to the bill:

Amend House bill No. 3, page 20, line 37, by changing "3000" to "2500" in both columns.

The amendment was lost.

Mr. Purl offered the following amendment to the bill:

Amend House bill No. 3, page 21, line 19, by changing "10,000" to "8000" in both columns.

Signed—Purl, McCombs.

The amendment was lost by the following vote:

Yeas—23.

Acker.	Johnson of Scurry.
Ackerman.	Kennedy.
Albritton.	Lee.
Baker.	Loy.
Bond.	Marks.
Bounds.	McCombs.
Brice.	Purl.
Eickenroht.	Shelton.
Finlay.	Simmons.
Harper.	Veatch.
Harrison.	White.
Hines.	

Nays—80.

Mr. Speaker.	Montgomery.
Anderson.	Moore.
Bateman.	Mullally.
Bradley.	Murphy.
Carpenter.	Nicholson.
Chastain.	Olsen.
Coltrin.	O'Neill.
Cox of Navarro.	Palmer.
Cox of Lamar.	Patterson.
Cox of Limestone.	Pavlica.
Davis.	Petsch.
DeWolfe.	Pool.
Dunlap.	Pope of Jones.
Enderby.	Quinn.
Ewing.	Ray.
Forbes.	Renfro.
Gerron.	Richardson.
Giles.	Rogers.
Graves	Rountree.
of Williamson.	Savage.
Graves of Erath.	Shaver.
Harman.	Shipman.
Hogg.	Sinks.
Hornaday.	Snelgrove.
Johnson	Speck.
of Dimmit.	Stevenson.
Johnson of Smith.	Storey.
Justiss.	Tarwater.
Keeton.	Thompson.
Keller.	Thurmond.
Kemble.	Tillotson.
Long of Houston.	Turner.
Magee.	Van Zandt.
Mankin.	Waddell.
Martin.	Wallace.
Mauritz.	Walters.
Maynard.	Warwick.
McDonald.	Webb.
McGill.	Westbrook.
McKean.	Williams of Sabine.
Mehl.	Williams of Travis.
Metcalfe.	

Present—Not Voting.

Stephens.

Absent.

Adkins.	King.
Avis.	Land.
Baldwin.	Lemens.
Barnett.	Long of Wichita.
Beck.	Morse.
Brooks.	Mosely.
Conway.	Negley.
Gates.	Pope of Nueces.
Gilbert.	Reid.
Hardy.	Sanders.
Harding.	Sherrill.
Holder.	Wiggs.
Hopkins.	Woodruff.
Hubbard.	Young.

Absent—Excused.

Duvall.	Kincaid.
Finn.	Kinnear.
Fuchs.	Minor.
Heaton.	Prendergast.
Hefley.	Reader.
Jenkins.	Strong.
Jones.	Williams
Kayton.	of Hardin.
Kenyon.	

Mr. Purl offered the following amendment to the bill:

Amend House bill No. 3, page 23, line 35, by changing "40,000" to "30,000" in both columns.

Signed—Purl, McCombs.

The amendment was lost by the following vote:

Yeas—35.

Ackerman.	Johnson of Smith.
Albritton.	Kennedy.
Bond.	King.
Bounds.	Lee.
Brice.	Long of Wichita.
Brooks.	Loy.
Davis.	Mankin.
Enderby.	Marks.
Eickenroht.	Maynard.
Finlay.	McCombs.
Forbes.	McDonald.
Giles.	Purl.
Graves	Quinn.
of Williamson.	Richardson.
Harper.	Snelgrove.
Harrison.	Stephens.
Hines.	Veatch.
Jenkins.	White.

Nays—67.

Mr. Speaker.	Carpenter.
Anderson.	Chastain.
Baker.	Coltrin.
Bateman.	Cox of Navarro.
Bradley.	Cox of Lamar.

Cox of Limestone.	Pool.
DeWolfe.	Pope of Jones.
Dunlap.	Ray.
Ewing.	Renfro.
Gates.	Rogers.
Gerron.	Rountree.
Graves of Erath.	Sanders.
Harman.	Savage.
Hogg.	Shelton.
Hornaday.	Shipman.
Johnson	Simmons.
of Dimmit.	Sinks.
Justiss.	Speck.
Long of Houston.	Stevenson.
Magee.	Storey.
Martin.	Tarwater.
Mauritz.	Thurmond.
McGill.	Tillotson.
McKean.	Turner.
Mehl.	Van Zandt.
Metcalfe.	Waddell.
Minor.	Wallace.
Montgomery.	Walters.
Mullally.	Warwick.
Murphy.	Webb.
Olsen.	Westbrook.
O'Neill.	Williams
Palmer.	of Sabine.
Patterson.	Williams
Pavlica.	of Travis.
Petsch.	

Absent.

Acker.	Kemble.
Adkins.	Land.
Avis.	Lemens.
Baldwin.	Moore.
Barnett.	Morse.
Beck.	Mosely.
Conway.	Negley.
Gilbert.	Nicholson.
Hardy.	Pope of Nueces.
Harding.	Reid.
Holder.	Shaver.
Hopkins.	Sherrill.
Hubbard.	Thompson.
Johnson of Scurry.	Wiggs.
Keeton.	Woodruff.
Keller.	Young.

Absent—Excused.

Duvall.	Kincaid.
Finn.	Kinnear.
Fuchs.	Prendergast.
Heaton.	Reader.
Hefley.	Strong.
Jones.	Williams
Kayton.	of Hardin.
Kenyon.	

Mr. Purl offered the following amendment to the bill:

Amend House bill No. 3 by inserting in proper place the following: "Provided, that of the money appropriated herein for stamps none shall be spent

except on vouchers made payable to a United States postoffice so long as State is on cash basis endorsed by him."

The amendment was adopted.

Mr. Wallace offered the following amendment to the bill:

Amend House bill No. 3, printed bill, page 8, line 11, by changing the amounts in each year so as to read as follows, "1930, 92,500; 1931, 96,500."

The amendment was adopted.

Mr. Veatch offered the following amendment to the bill:

Amend House bill No. 3, page 35, line 16, by striking out "\$8000" and insert in lieu thereof "\$7000."

On motion of Mr. Sanders, the amendment was tabled.

RELATING TO TYPHOID FEVER.

Mr. Pool offered the following resolution:

H. C. R. No. 3, Providing for health survey of Capitol building.

Whereas, Several cases of typhoid fever have developed recently in the families of some members of the Legislature and the employees of the Legislature; therefore, be it

Resolved by the House of Representatives, the Senate concurring, That the State Health Officer is hereby directed to make immediately a thorough sanitary survey of the Capitol Building and grounds, and take immediate steps to place the Capitol Building and grounds in proper sanitary condition.

The resolution was read second time and was adopted.

MESSAGE FROM THE SENATE.

Senate Chamber,
Austin, Texas, July 11, 1929.

Hon. W. S. Barron, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed

H. C. R. No. 3, Authorizing the State Health Officer to make a sanitary survey of the Capitol Building and grounds.

Respectfully,

MORRIS C. HANKINS,

Assistant Secretary of the Senate.

CONFERENCE COMMITTEE ON SENATE BILL NO. 5.

Mr. Wallace called up from the Speaker's table, for consideration at this time, the request of the Senate for a free conference committee on Senate bill No. 5.

The Speaker laid the request of the Senate before the House.

Question—Shall the request be granted?

Mr. Wallace moved that the request be granted.

The motion prevailed.

In accordance with the above action, the Speaker announced the appointment of the following committee:

Messrs. Wallace, Gilbert, Graves of Williamson, Cox of Navarro, and Mrs. Negley.

MESSAGE FROM THE SENATE.

Senate Chamber,
Austin, Texas, July 11, 1929.

Hon. W. S. Barron, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed

S. B. No. 7, A bill to be entitled "An Act to grant aid to indigent and indigent and disabled Confederate soldiers and sailors, and to their widows, as authorized under the provisions of Section 51, Article 3, of the Constitution of Texas, and making appropriation for such purpose, and declaring an emergency."

Respectfully,
MORRIS C. HANKINS,
Assistant Secretary of the Senate.

RECESS.

On motion of Mr. Anderson, the House, at 12:20 o'clock p. m., took recess until 2 o'clock p. m. today.

AFTERNOON SESSION.

The House met at 2 o'clock p. m., and was called to order by Speaker Barron.

HOUSE BILLS ON FIRST READING.

The following House bills, introduced today, were laid before the House, read first time and referred to the appropriate committees, as follows:

By Mr. Keller and Mr. Purl:

H. B. No. 11, A bill to be entitled "An Act providing for the acceptance and care of indigent and orphan negro children at the Deaf, Dumb and Blind Asylum for Colored Youths of Austin; accepting the donation to the State of the Dickson Colored Orphanage property; providing for removal of negro children from the Dickson Colored Orphanage to said institution at Austin; conferring necessary authority upon the

Board of Control in connection with the subject-matter of this act; enacting other provisions necessary and incidental to said subject; making an appropriation to support, maintain and care for indigent and orphan colored children at said institution at Austin for the years ending August 31, 1929, August 31, 1930, and August 31, 1931; ratifying, confirming and approving the concurrent resolution of the Legislature accepting said Dickson Colored Orphanage property, and declaring an emergency."

Referred to Committee on Appropriations.

By Mr. Young:

H. B. No. 12, A bill to be entitled "An Act making appropriations to pay miscellaneous claims against the State and authorizing payment of said miscellaneous items on taking effect of this act, and declaring an emergency."

Referred to Committee on Claims and Accounts.

SENATE BILLS ON FIRST READING.

The following Senate bills, received from the Senate today, were laid before the House, read severally first time and referred to the appropriate committees, as follows:

Senate bill No. 7, to the Committee on Appropriations.

Senate bill No. 13, to the Committee on Appropriations.

HOUSE BILL NO. 3 ON PASSAGE TO ENGROSSMENT.

The House resumed consideration of pending business, same being House bill No. 3, relating to appropriations for certain State departments, on its passage to engrossment.

Mr. Hardy offered the following amendment to the bill:

Amend House bill No. 3, page 20 (printed copy), line 39, by adding: "for Palo Pinto Park and Flood Control Commission authorized by House bill No. 184, Second Called Session, Forty-first Legislature, the sum of \$5000."

The amendment was lost.

Mr. Gerron offered the following amendment to the bill:

Amend House bill No. 3, page 35, line 37, by striking out the figures "4500" and inserting in lieu thereof "3500."

The amendment was lost.

House bill No. 3 was then passed to engrossment.

HOUSE BILL NO. 3 ON THIRD
READING.

Mr. Wallace moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 3 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—97.

Mr. Speaker.	McKean.
Acker.	Mehl.
Ackerman.	Metcalfe.
Albritton.	Minor.
Anderson.	Montgomery.
Baker.	Moore.
Bond.	Mosely.
Bounds.	Mullally.
Bradley.	Murphy.
Brice.	Negley.
Brooks.	Olsen.
Carpenter.	O'Neill.
Chastain.	Palmer.
Coltrin.	Pavlica.
Conway.	Pool.
Cox of Navarro.	Pope of Jones.
Cox of Lamar.	Purl.
Cox of Limestone.	Quinn.
Davis.	Ray.
DeWolfe.	Renfro.
Dunlap.	Richardson.
Enderby.	Rountree.
Ewing.	Sanders.
Forbes.	Savage.
Gerron.	Shelton.
Gilbert.	Shipman.
Giles.	Simmons.
Graves	Sinks.
of Williamson.	Snelgrove.
Graves of Erath.	Speck.
Hardy.	Stephens.
Harman.	Stevenson.
Harper.	Tarwater.
Hines.	Thompson.
Hornaday.	Thurmond.
Johnson	Tillotson.
of Dimmit.	Turner.
Johnson of Smith.	Van Zandt.
Johnson of Scurry.	Veatch.
Justiss.	Wallace.
Keller.	Walters.
Kemble.	Warwick.
Lee.	Webb.
Lemens.	Westbrook.
Long of Houston.	White.
Loy.	Wiggs.
Marks.	Williams
Mauritz.	of Sabine.
McCombs.	Williams
McDonald.	of Travis.
McGill.	Young.

Nays—4.

Eickenroht.	Kennedy.
Finlay.	King.

Present—Not Voting.

Long of Wichita. Woodruff.

Absent.

Adkins.	Mankin.
Avis.	Martin.
Baldwin.	Maynard.
Barnett.	Morse.
Bateman.	Nicholson.
Beck.	Patterson.
Gates.	Petsch.
Harding.	Pope of Nueces.
Harrison.	Reid.
Holder.	Rogers.
Hopkins.	Shaver.
Hubbard.	Sherrill.
Keeton.	Storey.
Land.	Waddell.
Magee.	

Absent—Excused.

Duvall.	Kenyon.
Finn.	Kincaid.
Fuchs.	Kinnear.
Heaton.	Prendergast.
Hefley.	Reader.
Hogg.	Strong.
Jenkins.	Williams
Jones.	of Hardin.
Kayton.	

The Speaker then laid House bill No. 3 before the House on its third reading and final passage.

The bill was read third time, and was passed.

HOUSE BILL NO. 6 ON SECOND
READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 6, A bill to be entitled "An Act providing for the relief of Cuba Common School District No. 32, of Johnson county, Texas; to aid said school district to reconstruct a public school building and to equip the same; appropriating two thousand dollars (\$2000) for reconstructing the public school building and appropriating five hundred dollars (\$500) for equipping same; prescribing the manner in which the funds hereby appropriated shall be paid, and declaring an emergency."

The bill was read second time, and was passed to engrossment.

HOUSE BILL NO. 6 ON THIRD
READING.

Mr. Veatch moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 6 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—83.

Mr. Speaker.	Magee.
Acker.	Marks.
Ackerman.	Mauritz.
Adkins.	McDonald.
Albritton.	McGill.
Anderson.	McKean.
Baker.	Mehl.
Bateman.	Metcalfe.
Bond.	Minor.
Bounds.	Montgomery.
Bradley.	Moore.
Brice.	Mullally.
Brooks.	Negley.
Carpenter.	Olsen.
Chastain.	O'Neill.
Coltrin.	Palmer.
Conway.	Patterson.
Cox of Lamar.	Pavlica.
Cox of Limestone.	Pool.
DeWolfe.	Pope of Jones.
Dunlap.	Purl.
Enderby.	Quinn.
Ewing.	Ray.
Forbes.	Renfro.
Gerron.	Richardson.
Gilbert.	Rountree.
Giles.	Savage.
Hardy.	Shelton.
Harman.	Simmons.
Harper.	Sinks.
Hines.	Speck.
Hornaday.	Stevenson.
Johnson	Tarwater.
of Dimmit.	Thompson.
Johnson of Smith.	Thurmond.
Johnson of Scurry.	Turner.
Justiss.	Veatch.
Keller.	Wallace.
Kennedy.	Webb.
King.	Williams
Lee.	of Sabine.
Lemens.	Williams
Loy.	of Travis.

Nays—10.

Davis.	Murphy.
Finlay.	Stephens.
Harrison.	Walters.
Kemble.	Westbrook.
Mosely.	Young.

Present—Not Voting.

Finn.	Tillotson.
Graves of Erath.	Van Zandt.
Long of Houston.	Warwick.
Long of Wichita.	Wiggs.
McCombs.	Woodruff.
Snelgrove.	

Absent.

Avis.	Baldwin.
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Barnett.	Martin.
Beck.	Maynard.
Cox of Navarro.	Morse.
Eickenroht.	Nicholson.
Gates.	Petsch.
Graves	Pope of Nueces.
of Williamson.	Reid.
Harding.	Rogers.
Holder.	Sanders.
Hopkins.	Shaver.
Hubbard.	Sherrill.
Keeton.	Storey.
Land.	Waddell.
Mankin.	White.

Absent—Excused.

Duvall.	Kenyon.
Fuchs.	Kincaid.
Heaton.	Kinnear.
Hefley.	Prendergast.
Hogg.	Reader.
Jenkins.	Strong.
Jones.	Williams
Kayton.	of Hardin.

The Speaker then laid House bill No. 6 before the House on its third reading and final passage.

The bill was read third time, and was passed.

TO PROVIDE FOR ADJOURNMENT SINE DIE.

Mr. Sanders called up, for consideration at this time, House concurrent resolution No. 1, fixing date of adjournment sine die.

The Speaker laid the resolution before the House.

Mr. Montgomery offered the following amendment to the resolution:

Amend House concurrent resolution No. 1 by changing date of adjournment from July 13th, 1929, at 6 p. m., to July 17th, 1929, at 12 o'clock, noon.

Signed—Montgomery, Sanders.

Mr. Tillotson moved that the resolution be laid on the table subject to call.

Mr. Van Zandt moved that further consideration of the resolution be postponed until the House has finally passed Senate bill No. 6.

The motion of Mr. Van Zandt prevailed.

BILL ORDERED NOT PRINTED.

On motion of Mr. Wallace, Senate bill No. 6 was ordered not printed.

SENATE BILL NO. 6 ON SECOND READING.

The Speaker laid before the House,

on its second reading and passage to third reading.

S. B. No. 6, A bill to be entitled "An Act making appropriations to pay the salaries of officers and employees of certain educational institutions and other expenses of maintaining and conducting them, etc., and declaring an emergency."

The bill was read second time.

Mr. Wallace offered House bill No. 2 as an amendment to the bill.

Mr. Wallace offered the following amendment to the amendment:

Committee Amendment No. 1.

Amend the amendment to Senate bill No. 6, page 27, line 4, by striking out the figures "\$120,126.40" and inserting in lieu thereof the figures "\$135,126.40"

for each year; and in line 24, by striking out the figures "\$30,515" and inserting in lieu thereof "\$60,515" for each year.

The amendment to the amendment was adopted.

Mr. Wallace offered the following amendment to the amendment:

Committee Amendment No. 2.

Amend the amendment to Senate bill No. 6 by striking out the words "For research work in the study of cotton root rot disease, Temple, Weslaco and Iowa Park," on page 41, and all words and figures following on pages 42 and 43 down to the words "Research work in cotton insect investigation" on page 43, and insert in lieu thereof the following:

For Research Work in the Study of Cotton Root Rot Disease and Tests in Development of Cotton Fibre at Temple, Weslaco, Iowa Park and Main Station.

For the Years Ending
Aug. 31, 1930. Aug. 31, 1931.

Three field plant pathologists and assistants, to be located at Temple, Weslaco, Iowa Park and Main Station, at \$3600 per annum each	\$ 10,800.00	\$ 10,800.00
One botanist to have headquarters at root rot field laboratory at Temple, to study the host plants of the root rot fungus	2,750.00	2,750.00
One chemist to study the physiological and chemical relationship of soils and plants to cotton root rot disease	3,000.00	3,000.00
One agronomist and assistants in the study of field practices and in charge of co-operative tests and putting into practice effective means of control of cotton root rot disease	3,600.00	3,600.00
One trained laboratory technician stationed at indoor laboratory at College Station	3,000.00	3,000.00
Labor in connection with the intensive operation of experimental work with cotton root rot disease at Temple and College Station	4,000.00	4,000.00
Clerical help and assistants in connection with the assembling and compiling of data in cotton root rot studies	3,000.00	3,000.00
Scientific apparatus and equipment for providing working conditions and facilities for the plant pathologists, botanist, chemist and agronomist..	5,000.00	5,000.00
Teams and tools, implements, machinery, fences and equipment	2,000.00	2,000.00
Travel of plant pathologist, chemist, botanist and agronomist to and from other root rot infected areas and where contacts should be maintained..	2,000.00	2,000.00
For co-operative tests of the effectiveness of different means of control under field conditions and under varying soil conditions on different farms.....	4,000.00	4,000.00
Labor and equipment in connection with the study of root rot of alfalfa at Substation No. 16, Iowa Park	1,000.00	1,000.00
Labor and equipment in connection with the study of root rot disease affecting fruit and truck crops of the Lower Rio Grande Valley, at Substation No. 15, Weslaco.....	1,000.00	1,000.00

	For the Years Ending Aug. 31, 1930. Aug. 31, 1931.	
Reserve to meet the needs and demands of urgent and unforeseen emergencies and contingencies not adequately provided for above.....	2,000.00	2,000.00
Totals	\$ 47,750.00	\$ 47,750.00

The amendment was adopted.

Mr. Wallace offered the following amendment to the amendment:

Committee Amendment No. 3.

Amend the amendment to Senate bill No. 6, on page 48, after line 9, by inserting the following items:

	For the Years Ending Aug. 31, 1930. Aug. 31, 1931.	
For use of the Agricultural Experiment Station at the Angleton Substation and at other points, and for co-operative work in the gulf coastal region in connection with truck and fruit insect investigations and researches having relation to the truck and fruit industries in the gulf coastal region...	\$ 5,500.00	\$ 5,500.00
Total Substation No. 3, Angleton.....	\$ 10,125.00	\$ 10,125.00

The amendment was adopted.

Mr. Wallace offered the following amendment to the amendment:

Amend the amendment to Senate bill No. 6 by striking out, on pages 43 and 44, all the words and figures with reference to research work in cotton insect investigations and insert in lieu thereof the following:

Research Work in Cotton Insect Investigation.

For use of the Agricultural Experiment Station of the Agricultural and Mechanical College, at any place in this State, in connection with flea hopper investigations and control or investigation and research relative to any other destructive insect or pest:

	For the Years Ending Aug. 31, 1930. Aug. 31, 1931.	
For five men in charge of investigations in five different principal agricultural regions, at \$2400 per annum each	\$ 12,000.00	\$ 12,000.00
For assistants during the crop-growing period, in connection with the work at the different principal agricultural regions	3,000.00	3,000.00
For supplies, including insecticides and equipment..	4,000.00	4,000.00
For maintenance and support, including labor, clerical help, travel and other expenses in connection with the work	6,000.00	6,000.00
Totals	\$ 25,000.00	\$ 25,000.00

The amendment was adopted.

Mr. Van Zandt offered the following amendment to the amendment:

Amend the amendment to Senate bill No. 6 by striking out "\$1800 each year," page 250, line 9, and substituting in lieu thereof "\$1500 each year"; and by adding a new line on said page between lines 10 and 11, so as to read "assistant storekeeper, with board and laundry, \$975 each year"; and by striking out all of line 15, page 250, and by striking

out "\$1350 each year" in line 19 on said page and substituting in lieu thereof "\$1800 each year."

The amendment was adopted.

Mr. Quinn offered the following amendment to the amendment:

Amend substitute to Senate bill No. 6 by striking out the figures "\$2700" for salary of superintendent in charge of Experiment Stations wherever the fig-

ures appear in the bill and insert the figures "\$2400."

On motion of Mr. Montgomery, the amendment was tabled.

Mr. Pool moved the previous question on the amendment and the bill, and the motion was duly seconded.

Question recurring on the motion for the previous question, yeas and nays were demanded.

The motion prevailed by the following vote:

Yeas—73.

Acker.	McDonald.
Ackerman.	McGill.
Anderson.	McKean.
Baker.	Mehl.
Bateman.	Metcalfe.
Bounds.	Minor.
Bradley.	Montgomery.
Brooks.	Moore.
Chastain.	Mullally.
Coltrin.	Murphy.
Conway.	Negley.
Cox of Lamar.	O'Neill.
Cox of Limestone.	Patterson.
DeWolfe.	Pavlica.
Enderby.	Petsch.
Ewing.	Pool.
Finn.	Pope of Jones.
Gates.	Richardson.
Graves of Erath.	Rogers.
Harper.	Rountree.
Harrison.	Sanders.
Hines.	Savage.
Hopkins.	Shaver.
Hornaday.	Sinks.
Johnson	Tarwater.
of Dimmit.	Thompson.
Johnson of Scurry.	Thurmond.
Justiss.	Turner.
Keller.	Veatch.
Kemble.	Wallace.
Lee.	Walters.
Long of Wichita.	Warwick.
Loy.	Webb.
Marks.	Westbrook.
Martin.	Williams
Mauritz.	of Sabine.
Maynard.	Young.
McCombs.	

Nays—30.

Adkins.	King.
Albritton.	Lemens.
Bond.	Long of Houston.
Brice.	Magee.
Carpenter.	Mosely.
Finlay.	Olsen.
Forbes.	Palmer.
Gerron.	Purl.
Giles.	Quinn.
Graves	Ray.
of Williamson.	Snelgrove.
Johnson of Smith.	Speck.
Kennedy.	Storey.

Van Zandt.
Waddell.
White.

Wiggs.
Williams
of Travis.

Present—Not Voting.

Stephens.

Absent.

Avis.	Keeton.
Baldwin.	Land.
Barnett.	Mankin.
Beck.	Morse.
Cox of Navarro.	Nicholson.
Davis.	Pope of Nueces.
Dunlap.	Reid.
Eickenroht.	Renfro.
Gilbert.	Shelton.
Hardy.	Sherrill.
Harding.	Simmons.
Harman.	Stevenson.
Holder.	Tillotson.
Hubbard.	Woodruff.

Absent—Excused.

Duvall.	Kenyon.
Fuchs.	Kincaid.
Heaton.	Kinnear.
Hefley.	Prendergast.
Hogg.	Reader.
Jenkins.	Strong.
Jones.	Williams
Kayton.	of Hardin.

Mr. Montgomery offered the following amendment to the amendment:

Amend the amendment to Senate bill No. 6, page 59, line 4, by striking out the figures "2000" in each column and inserting in lieu thereof the figures "5000" in each column.

The amendment was adopted by the following vote:

Yeas—81.

Mr. Speaker.	Graves
Acker.	of Williamson.
Ackerman.	Graves of Erath.
Adkins.	Harrison.
Albritton.	Hopkins.
Anderson.	Hornaday.
Bateman.	Johnson
Bradley.	of Dimmit.
Brooks.	Johnson of Scurry.
Carpenter.	Justiss.
Chastain.	Kemble.
Coltrin.	Lemens.
Conway.	Long of Houston.
Cox of Lamar.	Long of Wichita.
Cox of Limestone.	Loy.
Dunlap.	Marks.
Enderby.	Martin.
Ewing.	Mauritz.
Finn.	Maynard.
Gates.	McCombs.
Giles.	McDonald.

McGill.	Rountree.
McKean.	Sanders.
Mehl.	Shaver.
Metcalfe.	Simmons.
Minor.	Sinks.
Montgomery.	Speck.
Moore.	Storey.
Mosely.	Tarwater.
Mullally.	Thompson.
Murphy.	Thurmond.
Negley.	Turner.
Olsen.	Van Zandt.
O'Neill.	Veatch.
Patterson.	Warwick.
Pavlica.	Westbrook.
Petsch.	White.
Pool.	Williams
Pope of Jones.	of Sabine.
Purl.	Williams
Ray.	of Travis.
Renfro.	Young.
Richardson.	

Nays—23.

Baker.	Kennedy.
Bond.	King.
Bounds.	Lee.
Brice.	Magee.
Davis.	Quinn.
Finlay.	Rogers.
Forbes.	Savage.
Gerron.	Snelgrove.
Harper.	Stephens.
Hines.	Walters.
Jenkins.	Wiggs.
Johnson of Smith.	

Present—Not Voting.

Webb.

Absent.

Avis.	Land.
Baldwin.	Mankin.
Barnett.	Morse.
Beck.	Nicholson.
Cox of Navarro.	Palmer.
DeWolfe.	Pope of Nueces.
Eickenroht.	Reid.
Gilbert.	Shelton.
Hardy.	Sherrill.
Harding.	Stevenson.
Harman.	Tillotson.
Holder.	Waddell.
Hubbard.	Wallace.
Keeton.	Woodruff.
Keller.	

Absent—Excused.

Duvall.	Kincaid.
Fuchs.	Kinnear.
Heaton.	Prendergast.
Hefley.	Reader.
Hogg.	Strong.
Jones.	Williams
Kayton.	of Hardin.
Kenyon.	

Question then recurring on the amendment as amended, it was adopted.
Senate bill No. 6 was then passed to third reading.

SENATE BILL NO. 6 ON THIRD READING.

Mr. Wallace moved that the constitutional rule requiring bills to be read on three several days be suspended and that Senate bill No. 6 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—99.

Mr. Speaker.	Maynard.
Acker.	McCombs.
Ackerman.	McDonald.
Adkins.	McGill.
Albritton.	McKean.
Anderson.	Mehl.
Baker.	Metcalfe.
Bateman.	Minor.
Bounds.	Montgomery.
Bradley.	Moore.
Brice.	Mosely.
Brooks.	Mullally.
Carpenter.	Murphy.
Chastain.	Negley.
Coltrin.	Olsen.
Conway.	Palmer.
Cox of Lamar.	Patterson.
Cox of Limestone.	Pavlica.
DeWolfe.	Petsch.
Dunlap.	Pool.
Enderby.	Pope of Jones.
Ewing.	Purl.
Finn.	Quinn.
Gerron.	Ray.
Giles.	Renfro.
Graves	Richardson.
of Williamson.	Rogers.
Graves of Erath.	Rountree.
Harper.	Sanders.
Harrison.	Savage.
Hines.	Shaver.
Hogg.	Shipman.
Hopkins.	Simmons.
Hornaday.	Sinks.
Johnson	Snelgrove.
of Dimmit.	Speck.
Johnson of Smith.	Stephens.
Johnson of Scurry.	Stevenson.
Justiss.	Storey.
Keeton.	Tarwater.
Kemble.	Thompson.
King.	Thurmond.
Lee.	Turner.
Lemens.	Van Zandt.
Long of Houston.	Veatch.
Long of Wichita.	Waddell.
Magee.	Wallace.
Mankin.	Walters.
Marks.	Warwick.
Mauritz.	Webb.

Westbrook.
Williams
of Sabine.

Williams
of Travis.
Young.

Nays—10.

Bond.
Davis.
Eickenroht.
Finlay.
Forbes.

Gates.
Jenkins.
Kennedy.
White.
Wiggs.

Absent.

Avis.
Baldwin.
Barnett.
Beck.
Cox of Navarro.
Gilbert.
Hardy.
Harding.
Harman.
Holder.
Hubbard.
Keller.

Land.
Loy.
Martin.
Morse.
Nicholson.
O'Neill.
Pope of Nueces.
Reid.
Shelton.
Sherrill.
Tillotson.
Woodruff.

Absent—Excused.

Duval.
Fuchs.
Heaton.
Hefley.
Jones.
Kayton.
Kenyon.

Kincaid.
Kinnear.
Prendergast.
Reader.
Strong.
Williams
of Hardin.

The Speaker then laid Senate bill No. 6 before the House on its third reading and final passage.

The bill was read third time, and was passed.

TO FIX DATE FOR ADJOURNMENT SINE DIE.

The Speaker laid before the House, as postponed business, House concurrent resolution No. 1, Relating to adjournment sine die, with amendment by Mr. Montgomery, pending.

Mr. Quinn moved to table the pending amendment.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table was lost by the following vote:

Yeas—42.

Ackerman.
Baker.
Bateman.
Bond.
Bounds.
Bradley.
Brooks.
Carpenter.

Coltrin.
Cox of Limestone.
DeWolfe.
Dunlap.
Ewing.
Finlay.
Harper.
Harrison.

Hopkins.
Hornaday.
Jenkins.
Johnson of Scurry.
Kennedy.
King.
Lee.
Loy.
Mankin.
Marks.
McDonald.
McKean.
Metcalf.

Mosely.
Olsen.
Palmer.
Pavlica.
Purl.
Quinn.
Rogers.
Rountree.
Shaver.
Speck.
Stephens.
Stevenson.
Westbrook.

Nays—67.

Adkins.
Albritton.
Anderson.
Brice.
Chastain.
Conway.
Cox of Lamar.
Davis.
Enderby.
Finn.
Forbes.
Gates.
Gerron.
Giles.
Graves of Erath.
Hardy.
Harman.
Hines.
Hogg.
Johnson
of Dimmit.
Johnson of Smith.
Justiss.
Keeton.
Kemble.
Lemens.
Long of Houston.
Long of Wichita.
Martin.
Mauritz.
Maynard.
McCombs.
McGill.
Mehl.
Minor.
Montgomery.

Moore.
Mullally.
Murphy.
Negley.
O'Neill.
Patterson.
Pool.
Ray.
Renfro.
Richardson.
Sanders.
Savage.
Shipman.
Simmons.
Sinks.
Snelgrove.
Storey.
Tarwater.
Thompson.
Thurmond.
Tillotson.
Turner.
Van Zandt.
Veatch.
Waddell.
Wallace.
Walters.
Warwick.
Webb.
Wiggs.
Williams
of Sabine.
Williams
of Travis.
Young.

Present—Not Voting.

Mr. Speaker.

Magee.

Absent.

Acker.
Avis.
Baldwin.
Barnett.
Beck.
Cox of Navarro.
Eickenroht.
Gilbert.
Graves
of Williamson.

Harding.
Holder.
Hubbard.
Keller.
Land.
Morse.
Nicholson.
Petsch.
Pope of Jones.
Pope of Nueces.

Reid.
Shelton.
Sherrill.

White.
Woodruff.

Absent—Excused.

Duvall.
Fuchs.
Heaton.
Hefley.
Jones.
Kayton.
Kenyon.

Kincaid.
Kinnear.
Prendergast.
Reader.
Strong.
Williams
of Hardin.

Question then recurring on the amendment, yeas and nays were demanded.

The amendment was adopted by the following vote:

Yeas—72.

Mr. Speaker.
Acker.
Ackerman.
Adkins.
Albritton.
Anderson.
Bradley.
Brooks.
Chastain.
Coltrin.
Conway.
Cox of Lamar.
Davis.
Dunlap.
Enderby.
Finn.
Forbes.
Gates.
Gerron.
Giles.
Graves of Erath.
Hardy.
Harman.
Harrison.
Hines.
Hogg.
Hornaday.
Jenkins.
Johnson
of Dimmit.
Johnson of Smith.
Justiss.
Keeton.
Kemble.
Long of Wichita.
Loy.
Martin.
Mauritz.

Maynard.
McCombs.
McGill.
McKean.
Mehl.
Minor.
Montgomery.
Moore.
Mosely.
Mullally.
Murphy.
Negley.
O'Neill.
Patterson.
Pool.
Ray.
Renfro.
Sanders.
Savage.
Shipman.
Simmons.
Sinks.
Storey.
Thompson.
Thurmond.
Tillotson.
Turner.
Van Zandt.
Veatch.
Waddell.
Wallace.
Walters.
Warwick.
Webb.
Williams
of Sabine.
Young.

Nays—37.

Baker.
Bateman.
Bond.
Bounds.
Brice.
Carpenter.
Cox of Limestone.
DeWolfe.

Ewing.
Finlay.
Harper.
Hopkins.
Johnson of Scurry.
Kennedy.
King.
Lee.

Long of Houston.
Mankin.
McDonald.
Metcalfe.
Olsen.
Palmer.
Pavlica.
Purl.
Quinn.
Richardson.
Rogers.

Rountree.
Shaver.
Snelgrove.
Speck.
Stephens.
Stevenson.
Tarwater.
Westbrook.
Wiggs.
Williams
of Travis.

Present—Not Voting.

Magee.

Marks.

Absent.

Avis.
Baldwin.
Barnett.
Beck.
Cox of Navarro.
Eickenroht.
Gilbert.
Graves
of Williamson.
Harding.
Holder.
Hubbard.
Keller.

Land.
Lemens.
Morse.
Nicholson.
Petsch.
Pope of Jones.
Pope of Nueces.
Reid.
Shelton.
Sherrill.
White.
Woodruff.

Absent—Excused.

Duvall.
Fuchs.
Heaton.
Hefley.
Jones.
Kayton.
Kenyon.

Kincaid.
Kinnear.
Prendergast.
Reader.
Strong.
Williams
of Hardin.

Question then recurring on the resolution as amended, it was adopted.

Mr. Young moved to reconsider the vote by which the resolution was adopted, and asked to have the motion to reconsider spread on the Journal.

The request was granted by the following vote:

Yeas—89.

Mr. Speaker.
Acker.
Ackerman.
Adkins.
Albritton.
Anderson.
Baker.
Bateman.
Bond.
Bradley.
Brice.
Carpenter.
Chastain.
Coltrin.
Conway.
Cox of Limestone.
Davis.

DeWolfe.
Dunlap.
Enderby.
Ewing.
Finn.
Finlay.
Forbes.
Gates.
Graves
of Williamson.
Graves of Erath.
Harper.
Harrison.
Hogg.
Johnson
of Dimmit.
Johnson of Smith.

Johnson of Scurry.	Ray.
Justiss.	Renfro.
Keeton.	Richardson.
King.	Rogers.
Lee.	Rountree.
Lemens.	Savage.
Long of Houston.	Shaver.
Long of Wichita.	Shipman.
Marks.	Simmons.
Martin.	Sinks.
Mauritz.	Snelgrove.
Maynard.	Speck.
McDonald.	Stephens.
McGill.	Stevenson.
McKean.	Storey.
Metcalfe.	Tarwater.
Minor.	Thurmond.
Moore.	Tillotson.
Mosely.	Van Zandt.
Mullally.	Veatch.
Murphy.	Waddell.
Olsen.	Wallace.
O'Neill.	Walters.
Palmer.	Webb.
Patterson.	White.
Pavlica.	Wiggs.
Pool.	Williams
Pope of Jones.	of Travis.
Purl.	Young.
Quinn.	

Nays—18.

Bounds.	Mehl.
Cox of Lamar.	Montgomery.
Gerron.	Negley.
Giles.	Sanders.
Hines.	Thompson.
Hornaday.	Turner.
Jenkins.	Warwick.
Kennedy.	Williams
Loy.	of Sabine.
McCombs.	

Present—Not Voting.

Magee.

Absent.

Avis.	Keller.
Baldwin.	Kemble.
Barnett.	Land.
Beck.	Mankin.
Brooks.	Morse.
Cox of Navarro.	Nicholson.
Eickenroht.	Petsch.
Gilbert.	Pope of Nueces.
Hardy.	Reid.
Harding.	Shelton.
Harman.	Sherrill.
Holder.	Westbrook.
Hopkins.	Woodruff.
Hubbard.	

Absent—Excused.

Duvall.	Jones.
Fuchs.	Kayton.
Heaton.	Kenyon.
Hefley.	Kincaid.

Kinnear.
Prendergast.
Reader.

Strong.
Williams
of Hardin.

CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 3.

Mr. Van Zandt called up, for consideration at this time, the following report:

Committee Room,
Austin, Texas, July 11, 1929.

Hon. Barry Miller, President of the Senate, and Hon. W. S. Barron, Speaker of the House of Representatives.

Gentlemen: We, your conference committee appointed by your respective bodies to consider Senate bill No. 3, have had said bill under consideration and beg leave to report that we have reached the following agreement:

The House receded from its position in setting the limit at six months and agreed to the Senate provision of six and one-half months.

The Senate accepted the House amendment offered by Representative Van Zandt, and the committee agreed to the following bill, which is attached hereto and made a part hereof.

Respectfully submitted,

POLLARD,

NEAL,

GREER,

DeBERRY,

On the Part of the Senate.

GRAVES of Erath,

SNELGROVE,

LONG of Houston,

VAN ZANDT,

McCOMBS,

On the Part of the House.

S. B. No. 3, A bill to be entitled "An Act appropriating two million, five hundred thousand dollars (\$2,500,000) per year, or so much thereof as may be necessary, for the next two fiscal years, for the purpose of promoting the public school interest of rural schools and equalizing the school opportunities afforded by the State to all children of scholastic age living in small and financially weak districts, attaching conditions, regulations and limitations relative thereto; authorizing aid to such schools in accordance with the conditions herein specified; providing for the maintenance by all rural schools which meet the requirements of this act a term of a certain length; providing limited equipment for rural schools that will afford instruction and demonstration in home and farm vocations; pro-

viding assistance in the formation and maintenance of rural high school districts according to a county-wide plan; providing for the use of an amount not to exceed a certain sum for the payment each year of the biennium of high school tuition of rural school pupils according to the provisions of Chapter 181, General Laws of the State of Texas, Fortieth Legislature, Regular Session, as amended by the First Called Session of the Forty-first Legislature; providing for the administration of the funds appropriated herein by the State Board of Education and the State Superintendent of Public Instruction; providing for the manner of payment and disbursement of all moneys granted under the provisions of this act; enacting other provisions necessary and incidental to the provisions of this act; declaring the rule in event any provision of the act is unconstitutional or invalid; repealing all laws and parts of laws in conflict herewith, and declaring an emergency."

Be it enacted by the Legislature of the State of Texas:

Section 1. For the purpose of promoting the public school interest of rural schools and equalizing the educational opportunities afforded by the State to all children of scholastic age living in small and financially weak school districts, there is hereby appropriated out of the general revenue two million, five hundred thousand dollars (\$2,500,000), or so much thereof as may be necessary, for the school year ending August 31, 1930, and two million, five hundred thousand dollars (\$2,500,000), or so much thereof as may be necessary, for the school year ending August 31, 1931, to be allotted and expended in accordance with the provisions of this act.

Sec. 2. State aid under the provisions of this act may be distributed in such a way as to assist all schools of not more than 300 scholastics located in districts of not more than 400 scholastic census enrollment, and consolidated districts which have an average of not more than 200 scholastics for each original district composing the consolidated unit, to maintain the school solely out of State and county available funds for a term not to exceed six and one-half months; provided, that in no event may a school receive more State aid than is needed to maintain the contracted term, not to exceed nine months, as shown by the difference between all available funds and the total disbursements for maintenance purposes. The

allotment of all State aid shall be subject to the following conditions:

1. Each school receiving aid shall be provided with a suitable school house, erected in accordance with the Texas school house building law, or meeting substantially the requirements thereof, which shall be well located on a plot of ground not less than one acre in extent, properly drained.

2. Each school shall be provided with the necessary desks, seats and blackboards, with library, maps and charts, with such heating and ventilating equipment and such sanitary closets as are approved by the State Superintendent or his representatives.

3. Teachers employed in State aid schools shall furnish to the State Superintendent satisfactory evidence of professional training and teaching ability.

4. No common or independent school district shall be eligible to receive aid unless it shall be providing for the annual support of its schools by voting and levying a local school tax of not less than 75 cents on the \$100 of property valuation; and provided further, that the property valuation shall not be less than said property is valued for State and county purposes; and provided further, that the above requirements of a maintenance tax levy shall not apply to districts maintaining a school for Indians.

5. Each school receiving State aid under the provisions of this act shall teach the common school subjects as prescribed by law and shall follow the State course of study, and shall be required to observe the school laws and rulings of the State Superintendent of Public Instruction, county board and the State Board of Education.

6. Under the provisions of this act, no one-teacher school, with an enrollment of more than twenty pupils, shall be eligible to receive aid if said school offers work above the seventh grade, as outlined by the State course of study.

Sec. 3. Schools of not more than three hundred (300) and not less than twenty (20) scholastics located in districts of not more than four hundred (400) scholastic census enrollment, and consolidated districts as provided in Section 2 of this act, including transfers, complying with the foregoing conditions, may send to the State Superintendent, on blanks provided by the State Department of Education, a list of teachers employed in the school, showing the monthly salary, experience and

training of each, together with an itemized statement of expected receipts and expenditures, the length of terms and such other information as may be required. The State Superintendent, with the approval of the State Board of Education, may then grant to the school such an amount of this fund as will, with its State and county available funds, maintain the school for a term not to exceed six and one-half months; provided, that if the school has sufficient State and county available funds, with its local maintenance tax, to maintain the desired term, not to exceed seven months, as provided in Section 2, it shall not be eligible to receive State aid.

It is hereby further provided that schools in sparsely settled counties, having less than fourteen hundred (1400) scholastic population in the common school districts, may be exempted from the minimum restriction of twenty scholastics; provided, that each district applying for aid votes and levies the limit of local support as provided in this bill.

Sec. 4. No part of the aid herein provided for shall be used for increasing the salary of any teacher except as may be provided in schedule of salaries fixed by the State Board of Education, but the funds provided for in this act shall be used for the exclusive purpose of extending the length of the school term of the schools situated in the district receiving such aid on the basis of a schedule of teachers' salaries to be determined by the State Board of Education. Any district violating any of the provisions of this act shall forfeit all rights to such aid and be disqualified to receive aid of any nature under any section of this act for the current year. Should any school, which would otherwise be eligible to receive aid, agree, provide or contract with teachers to pay a larger salary during the remainder of the term provided out of State funds than is to be paid during the remainder of the term out of local funds, then such school shall forfeit its right to receive aid.

Any county in this State that has a special equalization fund derived from State and county available funds, and which contributes to said fund for the benefit of its rural schools out of its own funds as much as \$40,000 per annum, shall receive from the appropriation herein provided twenty thousand dollars (\$20,000) for each year of the biennium to supplement the equalization

fund thereof for all purposes; provided, no inspection shall be required.

Sec. 5. In deciding upon the amount of aid to be granted to districts under the provisions of this act, the Superintendent of Public Instruction, with the approval of the State Board of Education, shall allot the money herein appropriated to schools upon the following basis: One teacher for any number of scholastics from 21 to 35, inclusive; two teachers for any number of scholastics from 36 to 65, inclusive; three teachers for any number from 66 to 95, inclusive; four teachers for any number from 96 to 125, inclusive; five teachers for any number from 126 to 155, inclusive; and at the same rate for additional teachers. The basis for calculation shall be the net scholastic enumeration of the districts for the current year, which must include all transfers into the district, and from which shall be deducted all transfers from the district, and all students who have completed the course of study authorized by the county board of trustees for the school in such district; provided, that in unusual or extraordinary conditions of actual enrollment and adjustment as to the number of teachers may be made by the State Superintendent, with the approval of the State Board of Education.

Sec. 6. In case of extraordinary and unusual conditions, where it can be shown that its own resources are insufficient, the State Board of Education may arrange for the support of a rural school from State aid funds for a period of not exceeding seven months, even though the school district be unable to comply with the foregoing conditions; provided, however, that the amount of the tax herein provided for must be levied and collected by said school districts, and this requirement cannot be waived by the State Board of Education; and provided further, that the amount granted in such case shall not exceed \$300.

Sec. 7. State aid to the amount of not more than \$300 to any one school employing three or more teachers, which will provide equipment for proper instructions and demonstrations in mechanics and carpentry, gardening and agriculture, home economics and sanitation, sewing, cooking and canning, according to plans furnished and approved by the State Department of Education, may be granted from the appropriation authorized by this act. Each such school in which such equipment has been placed by previous appropriations may receive \$100 for each year of

this appropriation; provided, the teacher employed is approved by the State Superintendent as competent for such instruction and a term report on the work done is made by the teacher in charge. It is expressly provided that the school district which applies for special aid under this section must be complying with the foregoing conditions as stated in Section 3 of this act, equipment furnished under provisions of this act shall remain the property of the State.

Sec. 8. It is hereby further provided that in consolidated districts legally formed, or to be formed, with buildings and equipment approved by the State Superintendent of Public Instruction with the approval of the State Board of Education and employing not less than three teachers, including the principal doing high school work exclusively, or such number of teachers as in the judgment of the State Superintendent of Public Instruction is needed and necessary, it may be granted out of the yearly appropriations of this act the sum of five hundred dollars (\$500) for each entire school district included in said consolidation; provided, such rural high school district is one unit in a county-wide system of such high school district mapped and planned for the entire county that has been approved by the State Superintendent of Public Instruction; provided, also, that nothing herein shall prohibit any one such unit from receiving such aid on account of any other units in said county failing to comply with this act or to put into effect the plans of the county board of education in mapping out said county. If in any high school district proposed by the county board of trustees, as shown by the approved county map, a fewer number of districts are consolidated than that proposed by the county board, a bonus of \$300 shall be paid for each such district, and when consolidation is fully completed as proposed by the county board of trustees, then the high school district shall receive from the appropriations provided for in this act such an additional amount as may be necessary to complete the total bonus of \$500 for each district forming the high school unit; provided, that any building constructed from the proceeds of bonds voted to accommodate the incomplete unit shall be located at the high school unit; provided, that any building constructed from the proceeds of bonds voted to accommodate the incomplete unit shall be located at the

high school center previously designated by the county board for the entire unit; provided, that if any districts during the current year have received State aid under the provisions of this act, they shall not be counted in determining the amount of bonus for this year.

Sec. 9. Consolidated districts formed in accordance with Section 8 of this act, and all consolidations formed subsequent to September 1, 1922, and prior to September 1, 1929, which make provision for transportation of pupils to and from said schools at public expense, may be granted from this appropriation, in addition to the amount provided in Section 8, a sum equal to one-half of the cost of transportation, not to exceed \$300 for each automobile truck required; provided, contracts for such transportation have been approved by the State Superintendent.

Sec. 9a. On the agreement of the board of trustees of the districts concerned and subject to the approval of the county superintendent and State Superintendent, the trustees of a district which may be unable to maintain a satisfactory school may transfer its entire scholastic enrollment, or any number of grades thereof, to a convenient State classified or accredited school, and in such event all of the funds of the district, including the State aid to which the district would otherwise be entitled under the provisions of this act, or such proportionate part thereof as may be necessary, may be used in carrying out the said agreement; provided, that the scholastics so transferred shall be entitled, without the payment of other tuition, to the entire term maintained by the receiving district; and provided, also, that if any of the scholastic residents of the district are not so transferred, sufficient funds must be retained to provide them with school facilities for at least six months; and provided further, that if the districts consolidate during the year, the consolidated district shall be entitled to consolidation aid as otherwise provided in this act.

Sec. 10. It is hereby expressly provided that an amount not to exceed four hundred thousand dollars (\$400,000), or so much thereof as may be necessary, of the appropriation made herein may be used each year of the biennium for the payment of tuition of rural high school pupils according to the provisions of Chapter 181, of the General Laws of the Fortieth Legislature, Regular Session, as amended by Senate bill No. 10, passed at the First Called Session of the Forty-

first Legislature; provided, it shall be optional with the trustees of the home district of the high school student whether tuition shall be paid out of the school funds of the district if the local school tax in said district is less than fifty cents on the one hundred dollars (\$100) valuation of property; provided, that nothing in this act shall be construed as giving the trustees control over the transfer of high school students; provided further, that no part of the appropriation designated in this section shall be used to reimburse any district for the payment of tuition for its resident high school students unless and until a local tax of not less than fifty cents for school purposes is levied and collected for the year the tuition becomes due.

Sec. 11. In all districts that comply with the foregoing provisions of this act, and in addition thereto levy and collect a tax of one dollar on the one hundred dollars (\$100), and after provision is made for a term of six and one-half months on the ratio of the number of teachers provided for herein and on the basis of the salary schedule fixed by the State Board of Education, the proceeds of the local maintenance tax may be supplemented with a sufficient amount from the appropriation provided herein to guarantee the following amounts, or so much thereof as may be necessary, to pay the salaries of teachers according to the salary schedule for a term not to exceed nine months, as may be desired by the board of trustees: One teacher, one hundred twenty-five dollars (\$125); two teachers, two hundred fifty dollars (\$250); three teachers, three hundred seventy-five dollars (\$375); four teachers, four hundred seventy-five dollars (\$475); five teachers, five hundred fifty dollars (\$550); six teachers, six hundred dollars (\$600); seven teachers, six hundred fifty dollars (\$650); eight teachers, six hundred seventy-five dollars (\$675); nine teachers, seven hundred dollars (\$700); ten teachers, seven hundred twenty-five dollars (\$725); provided, that such supplemental grants shall not increase the total grant for teachers' salaries from this appropriation to more than one thousand dollars (\$1000), as provided in Section 13 of this act; except schools of more than five teachers may receive not to exceed fifteen hundred dollars (\$1500).

Sec. 12. For the year 1930-31, the second year of the biennium 1929-30, no aid shall be granted to any school under the provisions of this act which

is located within two and one-half miles of another school of the same race unless, on account of the condition of the roads and other physical features, it is unreasonable and impracticable for the pupils to attend another school; provided, that this restriction shall not apply to elementary schools in a consolidation formed under this or any subsequent act.

Sec. 13. It shall be the duty of the State Superintendent of Public Instruction, and he is hereby authorized, to take such action and to make such rules and regulations not inconsistent with the terms of this act, as may be necessary to carry out the provisions and intentions of this act and for the best interests of the schools for whose benefit the funds are appropriated. It shall be the duty of the State Superintendent to send one of the rural school supervisors, hereby authorized, to make thorough investigation in person of the grounds, buildings, equipment, teaching force and financial condition of each school applying for aid; and no aid shall be granted unless it can be shown that all provisions of this act and regulations made by the State Superintendent have been complied with, and that such amount of aid is actually needed.

Sec. 14. Warrants for all money granted under the provisions of this act shall be transmitted by the State Superintendent of Public Instruction to treasurers of depositories of school districts to which State aid is granted in the same manner as warrants for State apportionments are now transmitted, and it shall be the duty of all treasurers of depositories to make annually itemized reports under oath to the State Superintendent of Public Instruction of the expenditures of all money granted under the provisions of this act.

Sec. 15. Rural schools accepting the provisions of this act shall be entitled to share in the distribution of State and county available school funds, and in all other school funds, in the same manner as all other school districts; and in case high school grades are maintained, the community shall still be entitled to participate in the distribution of any State aid that may be extended by the Legislature of Texas for vocational or industrial purposes to high schools of this State.

Sec. 16. Any school district which has a valuation for school purposes of less than \$1000, and which levies and collects a local tax of \$1 on the \$100 valuation of property, and which is

maintaining a high school of more than fifty pupils, shall receive from the appropriation herein made an additional amount for each resident high school pupil equal to the State per capita apportionment for the current scholastic year; provided, that school districts which have high schools of fewer than fifty resident students classified above the seventh grade and which are located more than ten miles from a fully accredited high school or from a high school offering the same grades, shall be eligible to receive this additional aid; provided further, that high school aid authorized in this section shall apply to those districts only that are disqualified to receive aid under the provisions of this act.

Sec. 17. All laws or parts of laws in conflict are herewith repealed. In the event any provision of this act is unconstitutional or invalid, the remainder of this act shall nevertheless remain in effect.

Sec. 18. The fact that many schools in rural districts are in need of aid, and that public policy requires that proper provision be made for the maintenance and support of the schools with as little delay as possible, and the further fact that considerable time is required in preparation for carrying out the terms of this act, create an emergency and an imperative public necessity that the constitutional rule requiring bills to be read on three several days be, and the same is hereby, suspended and this act shall take effect and be in force from and after its passage, and it is so enacted.

On motion of Mr. Van Zandt, the report was adopted.

BILL ORDERED NOT PRINTED.

On motion of Mr. Purl, House bill No. 12 was ordered not printed.

HOUSE BILL NO. 12 ON SECOND READING.

Mr. Purl moved that the constitutional rule requiring bills to be read on three several days be suspended and that House bill No. 12 be placed on its second reading and passage to engrossment, and on its third reading and final passage.

The motion prevailed by the following vote:

Yeas—90.

Mr. Speaker. Adkins.
Ackerman. Albritton.

Anderson.	Maynard.
Baker.	McGill.
Bateman.	Mehl.
Bounds.	Metcalfe.
Bradley.	Minor.
Brooks.	Moore.
Carpenter.	Mosely.
Chastain.	Mullally.
Coltrin.	Negley.
Conway.	Olsen.
Cox of Lamar.	O'Neill.
Cox of Limestone.	Pavlica.
Davis.	Petsch.
DeWolfe.	Pool.
Dunlap.	Purl.
Enderby.	Ray.
Ewing.	Renfro.
Forbes.	Richardson.
Giles.	Rogers.
Graves	Rountree.
of Williamson.	Sanders.
Graves of Erath.	Shaver.
Harman.	Shipman.
Harper.	Simmons.
Harrison.	Sinks.
Hines.	Snelgrove.
Hogg.	Speck.
Hornaday.	Stephens.
Jenkins.	Stevenson.
Johnson	Storey.
of Dimmit.	Tarwater.
Johnson of Smith.	Thompson.
Johnson of Scurry.	Thurmond.
Justiss.	Tillotson.
Keeton.	Turner.
Keller.	Van Zandt.
King.	Waddell.
Lee.	Wallace.
Lemens.	Walters.
Long of Houston.	Warwick.
Magee.	Webb.
Mankin.	Westbrook.
Marks.	Williams
Martin.	of Sabine.
Mauritz.	Young.

Nays—12.

Bond.	Murphy.
Eickenroht.	Palmer.
Finlay.	White.
Gerron.	Wiggs.
Kennedy.	Williams
Long of Wichita.	of Travis.
McKean.	

Absent.

Acker.	Harding.
Avis.	Holder.
Baldwin.	Hopkins.
Barnett.	Hubbard.
Beck.	Kemble.
Brice.	Land.
Cox of Navarro.	Loy.
Gates.	McCombs.
Gilbert.	McDonald.
Hardy.	Montgomery.

Morse.	Reid.
Nicholson.	Savage.
Patterson.	Shelton.
Pope of Jones.	Sherrill.
Pope of Nueces.	Veatch.
Quinn.	Woodruff.

Absent—Excused.

Duvall.	Kincaid.
Finn.	Kinnear.
Fuchs.	Prendergast.
Heaton.	Reader.
Hefley.	Strong.
Jones.	Williams
Kayton.	of Hardin.
Kenyon.	

The Speaker then laid before the House, on its second reading and passage to engrossment:

H. B. No. 12, A bill to be entitled "An Act making appropriations to pay miscellaneous claims against the State and authorizing payment of said miscellaneous items on taking effect of this act, and declaring an emergency."

The bill was read second time.

Mr. Young offered the following (committee) amendment to the bill:

Committee Amendment No. 1.

Amend House bill No. 12 by inserting at the bottom of page 7 the following:

To pay A. M. McKenzie, sheriff Limestone county, Texas, expenses from State line to Colorado and return with Alvis Roberts\$116.50

The amendment was adopted.

Mr. Young offered the following (committee) amendment to the bill:

Committee Amendment No. 2.

Amend House bill No. 12, bottom of page 26, by reducing the amount of the Harrison Engineering and Construction Corporation claim to \$2500.

The amendment was adopted.

Mr. Minor offered the following amendment to the bill:

Amend House bill No. 12 by inserting the following item:

To pay Mrs. Laura Poe, Denton county, damages done to house and furniture by officers in arresting W. A. Martin.....\$296.00

The amendment was adopted.

Mr. Harper offered the following amendment to the bill:

Amend the bill now under consideration in the proper line and place the following:

To pay G. W. Witt, Cookville, Texas, for burning meadow and storehouse by the maintenance crew on Highway No. 1 near Cookville, Texas\$369.50

The amendment was adopted.

Mr. Williams of Travis offered the following amendment to the bill:

Amend House bill No. 12 by inserting the following:

To pay American National Bank of Austin, Texas, for money advanced for the construction of two buildings at Agricultural and Mechanical College\$31,875.52

(Pending consideration of the amendment, Mr. Savage and Mr. Sanders occupied the chair temporarily.)

(Speaker Barron in the chair.)

On motion of Mr. Van Zandt, the amendment was tabled.

Mr. Pool moved to reconsider the vote by which the amendment relating to the Harrison Construction Company was adopted.

The motion to reconsider prevailed.

Mr. Pool offered the following substitute for the amendment:

Amend House bill No. 12, bottom of page 26, by striking out the Harrison Engineering and Construction Corporation claim.

The substitute for the amendment was adopted.

Question then recurring on the amendment as substituted, it was adopted.

Mr. Van Zandt offered the following amendment to the bill:

Amend House bill No. 12 by striking out the item of "\$90,000 to refund bonds issued by the Thirty-first Legislature."

The amendment was adopted.

(Mr. Johnson of Dimmit in the chair.)

Mr. Brooks offered the following amendment to the bill:

Amend House bill No. 12 by striking out all items of moneys to be appropriated to pay "in-county witness fees."

Signed—Brooks, Purl, Petsch.

The amendment was adopted.

Mr. Giles offered the following amendment to the bill:

Amend House bill No. 12 by adding to same the following:

To pay Miss Maud Richow for medical services and other ex-

penses incurred by reason of injuries sustained when State Highway truck collided with automobile in which she was riding, said amount to be paid out of the highway fund of the State of Texas\$194.15

The amendment was adopted.

Mr. Bond offered the following amendment to the bill:

Amend House bill No. 12 by striking out all items attempted to be appropriated to various sheriffs therein named for going after various prisoners to other States.

The amendment was lost.

Mr. Bond offered the following amendment to the bill:

Amend House bill No. 12 by striking out the item "\$16,942.80" attempted to be appropriated to McKinney heirs and all others therein named.

The amendment was adopted.

MESSAGE FROM THE SENATE.

Senate Chamber,
Austin, Texas, July 11, 1929.
Hon. W. S. Barron, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has adopted the free conference committee report on Senate bill No. 3 by a two-thirds vote of 24 yeas and 0 nays.

The Senate has adopted the free conference committee report on Senate bill No. 5 by a viva voce vote.

The Senate has refused to concur in House amendments to Senate bill No. 6, and requests the House for the appointment of a free conference committee to adjust the differences. The following are appointed as conferees on the part of the Senate:

Senators Pollard, Parrish, Wirtz, Westbrook and Gainer.

Respectfully,

MORRIS C. HANKINS,
Assistant Secretary of the Senate.

RESOLUTION SIGNED BY THE SPEAKER.

The Speaker signed, in the presence of the House, after giving due notice thereof and its caption had been read, the following enrolled resolution:

H. C. R. No. 3, Providing survey of Capitol to locate cause of typhoid fever.

MESSAGE FROM THE SENATE.

Senate Chamber,
Austin, Texas, July 11, 1929.
Hon. W. S. Barron, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed

S. B. No. 10, A bill to be entitled "An Act making appropriations out of the State Highway Funds to pay claims of certain persons, firms and corporations for money erroneously paid to the State Highway Fund for license fees on seating capacity of motor vehicles as provided for by Article 820 of the Penal Code of Texas and Chapter 175 of the Acts of the Regular Session of the Thirty-eighth Legislature, and declaring an emergency," with engrossed riders.

Respectfully,

MORRIS C. HANKINS,
Assistant Secretary of the Senate.

CONFERENCE COMMITTEE REPORT ON SENATE BILL NO. 5.

Mr. Wallace submitted the following conference committee report on Senate bill No. 5:

Committee Room,
Austin, Texas, July 11, 1929.
Hon. Barry Miller, President of the Senate, and Hon. W. S. Barron, Speaker of the House of Representatives.

Gentlemen: We, your conference committee appointed by your respective bodies, have had Senate bill No. 5 under consideration, and beg leave to report that we have reached the following agreement, to wit:

Your conference committee on the part of the House receded from the substitute bill adopted by the House, and accepted Senate bill No. 5 (which is the free conference report adopted by the Second Called Session of the Forty-first Legislature), with the following amendments, to wit:

Amendment No. 1 under Abilene State Hospital by striking out the sum of "\$30,000.00 for repairs and improvements on occupational therapy and employes building," and inserting in lieu thereof "\$25,000.00."

Amendment No. 2 under Austin State School by striking out the figures "\$30,000.00," under kitchen, dining room and quarters for employes, and inserting in lieu thereof "\$25,000.00."

Amendment No. 3 under Austin State Hospital by striking out the figures "\$35,000.00 each year for general repairs," and inserting in lieu thereof "\$30,000.00."

Amendment No. 4 under Deaf, Dumb and Blind Institute for Colored Youths, by striking out "\$75,000.00 for dining hall and kitchen, storeroom and dormitory with equipment," and inserting in lieu thereof "\$50,000.00."

Amendment No. 5, under State Juvenile Training School, by striking out \$150,000.00 each year for support and maintenance, and inserting in lieu thereof, \$140,000.00 each year.

Amendment No. 6, under State Orphans Home, by striking out the sum of \$30,000.00 for additional land for the second year, and inserting in lieu thereof the sum of \$12,500.00 for the first year, and inserting the following: Hospital repairs, second year, \$7,000.00.

Amendment No. 7, under Rusk State Hospital, by striking out \$20,000.00 for kitchen and equipment, first year, and inserting in lieu thereof \$18,000.00.

Amendment No. 8 under San Antonio State Hospital by striking out \$305,000.00 each year for support and maintenance, and inserting in lieu thereof, \$300,000.00.

Amendment No. 9, under Terrell State Hospital, by striking out the figures \$25,000.00 each year for fireproof concrete floors, and inserting in lieu thereof \$20,000.00.

Amendment No. 10, under Wichita Falls State Hospital, by striking out the figures \$3,500.00 each year for purchasing pure bred dairy cattle, and inserting in lieu thereof, \$5,000.00 each year, and by striking out \$200,000.00 under support and maintenance for the year ending August 31, 1931, and inserting in lieu thereof \$194,000.00, and by striking out the figures \$5,000.00 each year for an addition to the dairy barn and equipment, and to amend the totals in every instance accordingly.

Amendment No. 11, by adding a new section after the grand total under State Tuberculosis Sanatorium to read as follows:

"Provided that none of the money herein appropriated for the State Tuberculosis Sanatorium shall be used to treat any person who has not been a resident bona fide citizen of Texas for at least three years; provided, however, that this provision shall not apply to any child born in the State of Texas."

Amendment No. 12, as follows: The word "druggist," wherever it appears, in said bill shall be stricken out, and the word "pharmacist," inserted in lieu thereof.

Most respectfully submitted,
 POLLARD,
 BECK,
 McFARLANE,
 DeBERRY,
 SMALL,
 On the Part of the Senate.
 WALLACE,
 GRAVES of Williamson,
 NEGLEY,
 GILBERT,
 On the Part of the House.

On motion of Mr. Wallace, the report was adopted.

RELATING TO ADJOURNMENT SINE DIE.

Mr. Sanders called up the motion of Mr. Young to reconsider the vote by which House concurrent resolution No. 1, Relating to adjournment sine die, was adopted.

Question recurring on the motion to reconsider, yeas and nays were demanded.

The roll was called, and the vote of the House recorded as follows:

Yeas—58.

Mr. Speaker.	Metcalf.
Baker.	Minor.
Bateman.	Montgomery.
Bond.	Moore.
Bounds.	Negley.
Carpenter.	Patterson.
Chastain.	Pavlica.
Coltrin.	Petsch.
Conway.	Pool.
Davis.	Purl.
Ewing.	Quinn.
Finn.	Rountree.
Finlay.	Savage.
Gilbert.	Shaver.
Giles.	Shipman.
Harper.	Simmons.
Harrison.	Sinks.
Hogg.	Stephens.
Hopkins.	Storey.
Johnson	Tarwater.
of Dimmit.	Van Zandt.
Keller.	Veatch.
King.	Walters.
Lee.	Warwick.
Lemens.	Webb.
Long of Wichita.	White.
Mauritz.	Williams
McCombs.	of Travis.
McGill.	Young.
McKean.	

Nays—18.

Ackerman.	Keeton.
Albritton.	Kennedy.
Forbes.	Loy.
Gerron.	Martin.
Graves of Erath.	Renfro.
Harman.	Thompson.
Hines.	Tillotson.
Hornaday.	Turner.
Justiss.	Wiggs.

Present—Not Voting.

Magee.	Woodruff.
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Absent.

Acker.	Marks.
Adkins.	Maynard.
Anderson.	McDonald.
Avis.	Mehl.
Baldwin.	Morse.
Barnett.	Mosely.
Beck.	Mullally.
Bradley.	Murphy.
Brice.	Nicholson.
Brooks.	Olsen.
Cox of Navarro.	O'Neill.
Cox of Lamar.	Palmer.
Cox of Limestone.	Pope of Jones.
DeWolfe.	Pope of Nueces.
Dunlap.	Ray.
Enderby.	Reid.
Eickenroht.	Richardson.
Gates.	Rogers.
Graves	Sanders.
of Williamson.	Shelton.
Hardy.	Sherrill.
Harding.	Snelgrove.
Holder.	Speck.
Hubbard.	Stevenson.
Johnson of Smith.	Thurmond.
Johnson of Scurry.	Waddell.
Kemble.	Wallace.
Land.	Westbrook.
Long of Houston.	Williams
Mankin.	of Sabine.

Absent—Excused.

Duvall.	Kincaid.
Fuchs.	Kinnear.
Heaton.	Prendergast.
Hefley.	Reader.
Jenkins.	Strong.
Jones.	Williams
Kayton.	of Hardin.
Kenyon.	

Mr. Hardy raised the point of order that there was not a quorum present.

The Speaker sustained the point of order.

ADJOURNMENT.

On motion of Mr. Justiss, the House at 6:35 o'clock p. m., adjourned until 10 o'clock a. m. Friday, July 12.

APPENDIX.

STANDING COMMITTEE REPORTS.

The Committee on Appropriations filed favorable reports on bills, as follows:

Senate bills Nos. 3, 5 and 6; House bills No. 3 and 4.

The Committee on Appropriations filed an adverse report on House bill No. 10.

The Committee on Revenue and Taxation filed a favorable report on Senate bill No. 9.

REPORT OF COMMITTEE ON ENROLLED BILLS.

Committee Room,

Austin, Texas, July 11, 1929.

Hon. W. S. Barron, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 3, Relating to typhoid fever.

Whereas, Several cases of typhoid fever have developed recently in the families of some members of the Legislature, and the employees of the Legislature; be it

Resolved by the House of Representatives, the Senate concurring, That the State Health Officer is hereby directed to make immediately a thorough sanitary survey of the Capitol building and grounds, and take immediate steps to place the Capitol building and grounds in proper sanitary condition.

Have carefully compared same and find it correctly enrolled.

BOUNDS, Vice-Chairman.

SEVENTH DAY.

(Friday, July 12, 1929.)

The House met at 10 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Barron.

The roll was called and the following members were present:

Mr. Speaker.	Bounds.
Acker.	Bradley.
Ackerman.	Brice.
Adkins.	Brooks.
Albritton.	Carpenter.
Anderson.	Chastain.
Baker.	Coltrin.
Bateman.	Conway.
Bond.	Cox of Navarro.